

IN THE UNITED STATES BANKRUPTCY COURT FOR
WESTERN DISTRICT OF WASHINGTON

Endre' Glenn	Debtor,	Case No. 24-11552
Endre' Glenn	Plaintiff,	Adversary Case No.
vs.		COMPLAINT FOR DAMAGES IN VIOLATION OF THE AUTOMATIC STAY TITLE 11 U.S.C. § 362(k) AND INJUNCTIVE RELIEF TITLE 11 U.S.C. § 105
Harry Angel, et al		
	Defendants	

Comes Now: Endre' Glenn Debtor in Possession and files the following Complaint for Damages, Request for Sanctions, punitive damages, and Immediate Injunctive pursuant to Title 11 U.S.C. 105.

I JURISDICTION AND VENUE

1. This complaint is for relief pursuant to Title 11. U.S.C. § 105 and other relief pursuant to Title 11 U.S.C § 362(k) violations of the automatic stay, and imposition of liability pursuant to Title 28 U.S.C. 1927

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1 2. The Court has jurisdiction over adversary proceedings pursuant to Title 28 U.S.C. §
2 1334, and Title 28 U.S.C. § 157. Venue is proper per Title 28 U.S.C. §1409.

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II. PARTIES

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8 3. The Plaintiff Endre Glenn is a debtor in chapter 13 bankruptcy and has standing to
9 bring this action.

10 4. The defendants Harry Angel, et. is a multiparty investor group., an unregistered
11 business with Department of Financial Institution. For the sake of violation of the
12 automatic stay, they are all jointly and severally liable. Additional party, Trustee
13 Doris Eslinger Law Office, Attorney, WSBA# 41804 pursuant to Title 28 pursuant to
14 Title 28 U.S.C. § 1927 liability imposed on counsel for excessive costs.

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II. STATEMENT OF FACTS

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19 5. On June 20, 2024 Debtor filed chapter 13 bankruptcy. He sent bankruptcy notice to
20 trustee Doris Eslinger, Law Office.

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22 6. On June 21, 2024 trustee foreclosed on debtor's home in violation to the bankruptcy
23 automatic stay. TITLE 11 § 362(A)(1)(2)(3)

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11 U.S. Code § 362 Automatic Stay

25 (a) Except as provided in subsection (b) of this section, a petition filed under section
26 301, 302, or 303 of this title, or an application filed under section 5(a)(3) of the
 Securities Investor Protection Act of 1970, operates as a stay, applicable to all

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1 entities, of—

2 (1))the commencement or continuation, including the issuance or employment of
3 process, of a judicial, administrative, or other action or proceeding against the
4 debtor that was or could have been commenced before the commencement of
5 the case under this title, or to recover a claim against the debtor that arose
6 before the commencement of the case under this title;
7 (2))the enforcement, against the debtor or against property of the estate, of a
8 judgment obtained before the commencement of the case under this title;
9 (3) any act to obtain possession of property of the estate or of property from the
10 estate or to exercise control over property of the estate;

IV. CLAIMS FOR RELIEF

12 7. VOID the improper foreclosure sale, and return title to debtor.

13 U.S.C. TITLE § 362 (a) holds all acts taken in violation of the stay “are void and
14 of absolutely no effect whatsoever regardless of whether the acts are willful or so-
15 called ‘technical’ automatic stay violations.

16 8. Plaintiff request that this Court extend the automatic stay during the pendency of
17 this action to allow the Plaintiff who has suffered irreparable harm to proceed to
18 recover property, damages and Court impose sanctions on the defendants.

19 9. The debtor suffered damages, and is entitled to costs associated with those
20 damages because of the beneficiary’s willful violation of the automatic stay order.

21 10. Punitive damages. Beneficiary’s trustee received notice the day before the trustee
22 sale. She had ample time to cancel the sale but decided to foreclose on the
23 debtor’s property in violation of the Title 11 U.S.C. § 362(a).

24 Title 11 U.S.C. § 362(a) (1) Except as provided in paragraph (2), an individual
25 injured by any willful violation of a stay provided by this section shall recover
26 actual damages, including costs and attorneys' fees, and, in appropriate
circumstances, may recover punitive damages.

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1 11. Emotional Distress. The Title 11 U.S.C. §362(a) creates an “automatic stay”
2 upon filing of a bankruptcy petition that affords debtors relief from virtually all
3 post-petition collection activities by creditors or unless a bankruptcy court grants
4 relief from the automatic stay. It stops all collection efforts, all harassment, and all
5 foreclosure actions. The auction buyers of the home relentlessly harassed the
6 homeowner, daily at the home, neighbors, and stalked the homeowner at a
7 friend’s home again to harass him about taking possession of the home. The
8 trustee’s willful violation of the Title 11 U.S.C. §362(a) an “automatic stay”
9 severely damaged the debtor’s rights. This Court may impose punitive damages
10 for this reckless action.

12 12. Sanctions against Defendants Counsel The undisputed facts demonstrate and are
13 persuasive enough to impose sanctions as set forth below. 28 U.S. Code § 1927
14 provides the Court with broad discretion to punish attorneys. The Court should
15 sanction the trustee for foreclosing on the debtor’s home when a Title 11 U.S.C §
16 362(a) automatic stay order in effect.

18 28 U.S. Code § 1927

19 20 Any attorney or other person admitted to conduct cases in any court of the
21 United States or any Territory thereof who so multiplies the proceedings in
22 any case unreasonably and vexatiously may be required by the court to satisfy
23 personally the excess costs, expenses, and attorneys’ fees reasonably incurred
24 because of such conduct.

23 25 13. Debtor reserves the right to assert and amend this complaint should discovery and
26 continuing damages inflict harm to the debtor due to the trustee’s action.

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